



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	A	TTORNEY DOCKET NO.
Γ .	٦	EXAMINER	
		ART UNIT	PAPER NUMBER
			8
		DATE MAILED:	
	MINER INTERVIEW SUMMARY RECO	RD	
All participants (applicant, applicant's representative, i		TV an	
1) (JERALD LINDEN	(3) JEFFREY	1. KNAPP	
2) IGOR Y. KHANDROS	(4)		
Date of interview 7 FEB 1995			
-	o 🔲 applicant 🗷 applicant's representative)		
Exhibit shown or demonstration conducted: 🛮 🗷 Yes	□ No. If yes, brief description: VAICT	DUS EMBO	DIMENTS
OF THE INVENTION WE	RE SHOWNIRESTLIENT	SPRING QU	ALITY OF
Exhibit shown or demonstration conducted: Eyes OF THE INVENTION WE CERTAIN EMBODIMENTS WA Agreement was reached with respect to some or a	AS SHOWN・ Ill of the claims in question. □ was not reach	/ ed.	
Claims discussed: ALL IN GENERAL	,		
Identification of prior art discussed: KOBAY	ASHI et al. ; CHRIST	y etal.	
	<u>'</u>		
Description of the general nature of what was agreed t	o if an agreement was reached, or any other com	nments: <u>BEYO</u>	10 DEMONSTRA-
TOLON, KOBAYASHIETel.	AND THE CURRENT INVI	ENTION WE	ERE DESCUSSE
THE SPRING/RESILIENT	QUALITIES OF THE IN) MOETVIEVY	vere discus
ALSO, IT WAS DISCUSS	SED THAT THE COATER	19 In KOB	AYASKI etal.
IS ORGANOMETALL	IC CPD, AND NOT A M	/	VIC CONVOSITE
(A fuller description, if necessary, and a copy of the attached. Also, where no copy of the amendments whi	amendments, if available, which the examiner ich would render the claims allowable is available	agreed would render e, a summary thereof r	the claims allowable must nust be attached.)
Unless the paragraphs below have been checked to in NOT WAIVED AND MUST INCLUDE THE SUBSTALIST LIBRARY SET INCLUDE THE SUBSTALIST OFFICE ACTION HAS AIREACY DEEN FILED, THEN APPLICAN	ANCE OF THE INTERVIEW (e.g., items $1-7$ c	on the reverse side of t	his form). If a response to

 \square It is not necessary for applicant to provide a separate record of the substance of the interview.

☐ Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action.

PTOL-413 (REV. 1-84)